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- 2. Requests for continuance of status conferences are not favored and will not be granted in the absence of a true emergency and, in any event, will not be entertained unless made in writing at least five (5) days prior to the scheduled conference.
- 3. Plaintiff(s) shall complete service of process on all parties within ninety (90) days of the date of the filing of the complaint, to allow the court to comply with Federal Rule of Civil Procedure 16(b).
- 4. Concurrently with the service of process, or as soon thereafter as possible, plaintiff(s) shall serve upon each of the parties named in the complaint, and upon all parties subsequently joined, a copy of this order, and shall file with the Clerk of the Court a certificate reflecting such service. Any party who impleads a third-party defendant shall serve upon that party a copy of this order and shall file with the Clerk of the Court a certificate reflecting such service.
- 5. In the event this action was originally filed in a state court and was thereafter removed to this court, the removing party or parties shall, immediately following such removal, serve upon each of the other parties named in the complaint, and upon all parties subsequently joined, a copy of this order and shall file with the Clerk of the Court a certificate reflecting such service.
- 6. At least twenty-eight (28) calendar days before the Status Conference is held, parties shall confer as contemplated by Federal Rule of Civil Procedure 26 and Local Rule 240(b). The parties shall submit, at least fourteen (14) days prior to the Status Conference, a Joint Status Report that includes the Rule 26(f) discovery plan, with all named parties participating in the preparation and completion of the report. The status report shall address the following matters:
 - a brief summary of the claims and legal theories under which recovery is sought or liability is denied;
 - b. status of service upon all defendants and cross-defendants;
 - c. possible joinder of additional parties;
 - d. contemplated amendments to the pleadings, including to simplify or clarify the issues and eliminate previous claims and defenses;
 - e. the statutory bases for jurisdiction and venue;
 - f. anticipated discovery and the scheduling of discovery, including:

Document 6 Filed 07/21/25 Page 4 of 4

- Case 2:25-cv-02004-DAD-CKD 1 n. optimal timing and method for settlement discussions, including whether a court-convened 2 settlement conference should be scheduled, whether in the case of a jury trial the parties 3 will stipulate to the trial judge acting as a settlement judge, and the parties' positions with 4 respect to Voluntary Dispute Resolution (VDRP) as required by Local Rule 271(d); and 5 any other matters that may be conducive to the just and expeditious disposition of the case. o. 6 7. The court, upon review of the joint status report and following the status conference, will 7 issue a scheduling order governing the future course of the litigation. Counsel are directed to read that 8 order carefully once it is issued. Requests to modify or vacate any date set forth in the order will not be 9 favored and will not be granted absent good cause. 8. 10 In the extraordinary event the parties are not able to file a joint status report, each party 11 must file an individual status report and attach a declaration setting forth, in detail, the extraordinary circumstances that prevented the parties from filing a joint status report. 12 13 9. Any non-governmental corporate party to an action in this court shall file a statement identifying all its parent corporations and listing any publicly held company that owns (10%) or more of 14 the party's stock. Plaintiff(s) shall file the statement not later than fourteen (14) days after filing the 15 complaint, and defendant(s) shall file the statement with the initial pleading(s) filed in the court. The 16 17 parties shall supplement the statement within a reasonable time of any change in the information 18 required by this paragraph.
 - 10. Counsel are reminded of their continuing duty as provided by Local Rule 160 to immediately notify the courtroom deputy and chambers of any settlement or other disposition of the case. See also Local Rule 272.

DATED: July 21, 2025

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DALE A. DROZD

U.S. DISTRICT COURT JUDGE

Dale A. Dragd